

2013 DRAFTING REQUEST

Bill

Received:	12/12/2012	Received By:	emueller
Wanted:	As time permits	Same as LRB:	
For:	André Jacque (608) 266-9870	By/Representing:	Andre Jacque
May Contact:		Drafter:	emueller
Subject:	Environment - water quality Local Gov't - misc Public Util. - misc. Transportation - highways	Addl. Drafters:	
		Extra Copies:	ARG, MDK, RCT, RNK

Submit via email: **YES**
 Requester's email: **Rep.Jacque@legis.wisconsin.gov**
 Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

Topic:

State cost sharing for certain highway construction-related relocation or replacement costs for joint water authority facilities and eligibility of joint water authority for safe drinking water loan program.

Instructions:

See attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	emueller 1/7/2013			_____			
/P1	emueller 1/15/2013	scalvin 1/7/2013	rschluet 1/8/2013	_____	sbasford 1/8/2013		State S&L
/1	emueller	scalvin	jfrantze	_____	srose		State

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
	2/19/2013	2/20/2013	2/20/2013	_____	1/17/2013		S&L
/2				_____	lparisi	lparisi	State
				_____	2/20/2013	2/28/2013	S&L

FE Sent For:

at intro
3/14

<END>

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/P1	emueller 1/15/2013	scalvin 1/7/2013	rschluet 1/8/2013	_____	sbasford 1/8/2013		State S&L
/1	emueller	scalvin	jfrantze	_____	srose		State

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	2/19/2013	2/20/2013	2/20/2013	_____	1/17/2013		S&L
/2				_____	lparisi		State
				_____	2/20/2013		S&L

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 Local Gov't - misc
 Public Util. - misc. Extra Copies: ARG, MDK, RCT, RNK
 Transportation - highways

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See attached

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/P1	emueller 1/15/2013	scalvin 1/7/2013	rschluet 1/8/2013		sbasford 1/8/2013		State S&L
/1		scalvin	rschluet		srose		State
12	Sum 2/12/13	12 SAC 02/20/2013	2/20				

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
		1/16/2013	1/17/2013	_____	1/17/2013		S&L

FE Sent For:

<END>

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/?	emueller 1/7/2013						
/P1	emueller	scalvin 1/7/2013	rschlut 1/8/2013		sbasford 1/8/2013		State S&L
/1	EVU 1/15/13	1/1 sue 01/16/2013					

FE Sent For:

<END>

Mueller, Eric

From: Julian, Jamie
Sent: Tuesday, January 08, 2013 10:56 AM
To: Mueller, Eric
Cc: Smith, Ryan
Subject: RE: Draft review: LRB -0819/P1 Topic: State cost sharing for certain highway construction-related relocation or replacement costs for joint water authority facilities.

Hi,

This bill is intended to be the assembly version of the similar bill that Sen. Cowles is currently having drafted. Please draft the assembly version of that bill which includes eligibility to receive safe drinking water revolving loan program funding. Contact Ryan if needed for permission.

Jamie Julian

Office of Rep. André Jacque
2nd Assembly District

Room 123 West
State Capitol
P.O. Box 8953
Madison, WI 53708

(608) 266-9870

281.61

From: LRB.Legal
Sent: Tuesday, January 08, 2013 8:03 AM
To: Rep.Jacque
Subject: Draft review: LRB -0819/P1 Topic: State cost sharing for certain highway construction-related relocation or replacement costs for joint water authority facilities.

Following is the PDF version of draft LRB -0819/P1 and drafter's note.

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 Wanted: **As time permits** Same as LRB:
 For: **Andre Jacque (608) 266-9870** By/Representing: **Andre Jacque**
 May Contact: Drafter: **emueller**
 Subject: **Local Gov't - misc** Addl. Drafters:
Public Util. - misc.
Transportation - highways Extra Copies: **ARG, MDK**

Submit via email: **YES**
 Requester's email: **Rep.Jacque@legis.wisconsin.gov**
 Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

Topic:

State cost sharing for certain highway construction-related relocation or replacement costs for joint water authority facilities.

Instructions:

See attached

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<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
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/?	emueller						
81	Emu 1/7/13	PI SAC 01/07/13	1413				
FE Sent For:							

<END>

Mueller, Eric

From: Jacque, Andre
Sent: Wednesday, December 12, 2012 3:57 PM
To: Mueller, Eric
Cc: Kunkel, Mark
Subject: RE: Relocation of municipal utility facilities

Hello Eric & Mark,

I don't disagree with your interpretation, however, please see the attached correspondence indicating the DOT's communicated (contrary) position to local officials in my area. If you could please draft legislation to address this issue, I would appreciate it and have already reached out to legislative leadership to fast-track its passage.

Thanks!
André



CBCWA.pdf



CDP.pdf



BC.pdf

*Not
relevant*

From: Mueller, Eric
Sent: Friday, December 07, 2012 11:02 AM
To: Jacque, Andre
Subject: Relocation of municipapl utility facilities

Rep. Jacque,

Mark Kunkel asked that I respond to you regarding the issue of relocating municipal utility facilities in highway construction. As I understand the issue, your concern is that a municipal utility that is owned by more than one municipality is not eligible for reimbursement of relocation costs. Section 84.295 (4m), stats., requires DOT to pay 90% of certain costs of relocation or replacement of municipal utility facilities when relocation or replacement is required by DOT freeway construction. The statute provides a definition for municipal utility facilities as follows: "any utility facilities owned by any town, village, or city or any town sanitary district established under subch. IX of ch. 60, or under the jurisdiction of any metropolitan sewerage district established under ss. 200.01 to 200.15." Generally, terms used in the singular in the statutes also include the plural, i.e. town would generally include towns. Using this general understanding, s. 84.295 (4m), stats., can be read to include a municipal utility facility that is owned by more than one municipality. Have you received guidance indicating that this reading is incorrect? Have I misunderstood the issue? Please let me know if I can be of more assistance or if you want to proceed with a draft addressing your concerns.

Eric Mueller
Attorney, Legislative Reference Bureau
Phone: (608)261-7032
eric.mueller@legis.wisconsin.gov

CITY OF DE PERE

335 South Broadway
De Pere, WI 54115
Fax No.: 920/339-4049
Web: <http://www.de-pere.org>



November 15, 2012

The Honorable Representative Andre Jacque
Room 9 West, State Capitol
P.O. Box 8953
Madison, WI 53708-8953

Re: Request For Legislative Action Amending State Statutes to Allow the Central Brown County Water Authority (CBCWA) to be Reimbursed for Utility Relocations Required by the State

Dear Representative Jacque:

I am writing to solicit your support to amend Wis. Stat. Sec. 84.295 to authorize the State to provide utility relocation reimbursement payments for facilities owned by a joint water authority established under Wis. Stat. Sec. 66.0823. As you are probably already aware, the City of De Pere is one of six communities that jointly belong to the Central Brown County Water Authority. The CBCWA was recently informed by Wisconsin DOT that a section of their water transmission main needs to be relocated to accommodate construction associated with the reconstruction of State Highway 29 and County Highway FF. The cost to complete this relocation is estimated at more than one million dollars.

Typically, this type of order to relocate water utilities is reimbursed by the State at 90% of the total cost. Existing State statutes currently only allow this reimbursement to be distributed to municipalities. Even though the CBCWA was established by the City of De Pere and five other municipalities for the purpose of providing water to our citizens and businesses, the State currently does not view the CBCWA equivalent to individual municipal water utilities that are allowed to receive relocation reimbursements. If this same water main was owned by a single municipality such as the City of De Pere, the State would reimburse 90% of the relocation cost. However, since this water main is owned by CBCWA which is essentially the water distribution system for our six municipalities, we are not eligible to be reimbursed for the relocation costs.

The City of De Pere sincerely believes the inability of the State to provide the same utility relocation funding to CBCWA as it does for all municipalities in the State needs to be corrected. I am asking you to introduce and/or sponsor legislative action to allow CBCWA to be reimbursed for this and future utility relocation costs at the same rate as all other municipalities in the State. I have attached a resolution adopted by the City of De Pere Common Council supporting this request for your review.

Please contact me or Larry Delo, City Administrator and President of the CBCWA if you need any additional information regarding this request. Thank you for your assistance.

Sincerely,

A handwritten signature in black ink, reading "Michael J. Walsh". The signature is written in a cursive style with a large, stylized "M" and "W".

Michael J. Walsh
Mayor

Enclosure

RESOLUTION #12-127

REQUESTING LEGISLATION TO AMEND WIS. STAT. §84.295 TO EXTEND THE
PROVISION OF UTILITY RELOCATION REIMBURSEMENT PAYMENTS TO
FACILITIES OWNED BY THE CENTRAL BROWN COUNTY WATER AUTHORITY

WHEREAS, the communities of Allouez, Bellevue, De Pere, Howard, Lawrence, and Ledgeview have formed a regional entity, known as the Central Brown County Water Authority (CBCWA), to provide water supply to their communities; and

WHEREAS, through the CBCWA, the communities have been able to obtain a lake water source of water to replace the groundwater sources of water that they were previously using but which had deteriorated due to elevated radium levels and dropping water levels; and

WHEREAS, CBCWA delivers water to member communities through a CBCWA owned pipeline, that was built between the years 2005 to 2007, at a cost of over \$100 million; and

WHEREAS, a portion of this pipeline is located in Wisconsin Department of Transportation rights-of-way, in accordance with permissions received from the DOT; and

WHEREAS, at the time permission from the DOT was requested, CBCWA provided location drawings to the DOT, and was not informed of any future DOT plans that would be expected to require future relocation of CBCWA's pipeline; and.

WHEREAS, in July, 2012, DOT informed CBCWA that it planned to reconstruct the intersection of State Trunk Highway 29 and County Trunk Highway FF, and it directed CBCWA to provide a plan for relocating CBCWA's recently installed pipeline; and

WHEREAS, the cost to relocate this portion of the pipeline is anticipated to be over \$1,100,000; and

WHEREAS, water ratepayers in Allouez, Bellevue, De Pere, Howard, Lawrence, and Ledgeview will bear the cost of relocating this pipeline, along with the cost of constructing the original recently installed pipeline, through their water rates; and

WHEREAS, if the pipeline was owned by any of the member communities individually (as opposed to being owned jointly by the CBCWA), Wis. Stat. § 84.295 would authorize the State to pay 90% of the eligible relocation and replacement costs because the state freeway construction was requiring the relocation and replacement of the pipeline; and

WHEREAS, Allouez, Bellevue, De Pere, Howard, Lawrence, and Ledgeview ratepayers should not be placed at a disadvantage, and be required to pay higher water rates, because the pipeline that supplies them with water is owned by a joint governmental entity, as opposed to being owned by an individual town, village, city, or town sanitary district; and

WHEREAS, state law should not provide a disincentive for communities to work cooperatively to provide utility services to residents; and

WHEREAS, the disincentive that currently exists in state law can be eliminated by amending Wis. Stat. §84.295 to authorize the State to provide utility relocation reimbursement payments for facilities owned by a joint local water authority established under Wis. Stat. §66.0823;

NOW THEREFORE, BE IT RESOLVED THAT:


The Common Council of the City of De Pere requests that legislation be introduced, passed and signed, to amend Wis. Stat. §84.295 to authorize the State to provide utility relocation reimbursement payments for facilities owned by a joint local water authority established under Wis. Stat. §66.0823, so that the relocation of CBCWA's pipeline required because of the reconstruction of the intersection of State Trunk Highway 29 and County Trunk Highway FF will be eligible for reimbursement.

BE IT FURTHER RESOLVED THAT:

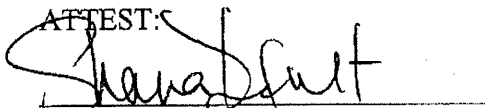
All City officials, officers, employees, and agents are further authorized and directed to take such steps as are lawful and necessary in furtherance thereof.

Adopted by the Common Council of the City of De Pere, Wisconsin, this 7th day of November, 2012.

APPROVED:


Michael J. Walsh, Mayor

ATTEST:


Shana L. Defnet, Clerk-Treasurer

Ayes: 8

Nays: 0



(Note)
State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-0819/P1

EVM:.)....

SAC

(RMR)

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

In 1/7/13

Soon

(gen)

- 1 AN ACT ...; relating to: costs of replacement or relocation of certain municipal
2 utility facilities required by the construction of a freeway.

Analysis by the Legislative Reference Bureau

Under current law, the state is required to pay 90% of the eligible costs of the relocation or replacement of municipal utility facilities required by the construction of a freeway. The current definition of "municipal utility facilities" includes utility facilities owned by a town, village, city, town sanitary district, or metropolitan sewerage district. Also under current law, certain local governmental units may contract with one or more local governmental units to establish a joint local water authority, to jointly produce, treat, store, transmit, distribute, purchase, sell, or exchange water.

This bill adds utility facilities owned by a joint water authority to the group of municipal utility facilities that is subject to state cost sharing when relocation or replacement of the facilities is required by the construction of a freeway.

For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

x

- 3 SECTION 1. 84.295 (4m) (e) 2. of the statutes is amended to read:

1 84.295 (4m) (e) 2. "Municipal utility facilities" mean any utility facilities owned ^{S.}
2 by any town, village, or city or any joint water authority established under 66.0823
3 or any town sanitary district established under subch. IX of ch. 60, or under the
4 jurisdiction of any metropolitan sewerage district established under ss. 200.01 to
5 200.15.

6 **History:** 1971 c. 252; 1975 c. 425; 1977 c. 29 ss. 945, 1654 (3); (8) (a); 1983 a. 532 s. 36; 1993 a. 301, 490; 1999 a. 150 s. 672.

(END)

Note

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0819/P1dn

EVM:/:....

SAC

-date -

ATTN: Rep. Andre Jacque

Please review the attached draft carefully to ensure that it is consistent with your intent. This draft follows the suggestion contained in the city of De Pere common council resolution that joint water authorities under s. 66.0823, stats., be added to the list of groups covered under the term "municipal utility facilities" in s. 84.295 (4m) (e) 2., stats. Please let me know if you want a different formulation or any other changes to the attached draft or if you have any questions. If the attached draft meets with your approval, let me know and I will convert it to an introducible "/1" draft.

Eric V. Mueller
Legislative Attorney
Phone: (608) 261-7032
E-mail: eric.mueller@legis.wisconsin.gov

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-0819/P1dn
EVM:sac:rs

January 8, 2013

ATTN: Rep. Andre Jacque

Please review the attached draft carefully to ensure that it is consistent with your intent. This draft follows the suggestion contained in the city of De Pere common council resolution that joint water authorities under s. 66.0823, stats., be added to the list of groups covered under the term "municipal utility facilities" in s. 84.295 (4m) (e) 2., stats. Please let me know if you want a different formulation or any other changes to the attached draft or if you have any questions. If the attached draft meets with your approval, let me know and I will convert it to an introducible "/1" draft.

Eric V. Mueller
Legislative Attorney
Phone: (608) 261-7032
E-mail: eric.mueller@legis.wisconsin.gov



Note
State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-0819/PT
EVM/sac:rs

ERNK

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

In 1/15/13

RMR

INSERTS

Soon

regen

- 1 AN ACT to amend 84.295 (4m) (e) 2. of the statutes, relating to: costs of
2 replacement or relocation of certain municipal utility facilities required by the
3 construction of a freeway and eligibility for ^{the} safe drinking water loan program

Analysis by the Legislative Reference Bureau

Under current law, the state is required to pay 90% of the eligible costs of the relocation or replacement of municipal utility facilities required by the construction of a freeway. The current definition of "municipal utility facilities" includes utility facilities owned by a town, village, city, town sanitary district, or metropolitan sewerage district. Also under current law, certain local governmental units may contract with one or more local governmental units to establish a joint local water authority, to jointly produce, treat, store, transmit, distribute, purchase, sell, or exchange water.

This bill adds utility facilities owned by a joint water authority to the group of municipal utility facilities that is subject to state cost sharing when relocation or replacement of the facilities is required by the construction of a freeway.

For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

- 4 SECTION 1. 84.295 (4m) (e) 2. of the statutes is amended to read:

This bill also adds joint water authorities to the group of local governmental units that are eligible to participate in the safe drinking water loan program.

INS -
Analysis

new

1 84.295 (4m) (e) 2. "Municipal utility facilities" mean any utility facilities owned
2 by any town, village, or city or any joint water authority established under s. 66.0823
3 or any town sanitary district established under subch. IX of ch. 60, or under the
4 jurisdiction of any metropolitan sewerage district established under ss. 200.01 to
5 200.15.

6

(END)

INS

2-6

DNote

LRB-0819/1ins
EVM:sac:rs

no 4 Also under current law, under the safe drinking water loan program, the state provides loans at subsidized interest rates to local governmental units for projects for the construction or modification of public water systems. The current definition of "local governmental units" includes cities, villages, towns, counties, town sanitary districts, public inland lake protection and rehabilitation districts, and municipal water districts.

(a), except that the term does not include a joint water authority established under
s. 66.0823.[✓]

281.61 (1) (a) “Local governmental unit” means a city, village, town, county, sanitary district, public inland lake protection and rehabilitation district, joint or authority established under s. 66.0823, or municipal water district.

(1) (a), except that the term does not include a joint water authority established under s. 66.0823.

History: 1997 a. 27.

LRB

Research (608-266-0341)

Library (608-266-7040)

Legal (608-266-3561)

LRB

- date -

0819/1

RNK: SAC:

D-Note

ATTN: Rep. Andre Jacque

You may wish to consult with the appropriate expert at the Department of Natural Resources to ensure that making ~~establishing~~ a joint water authority eligible to participate in the safe drinking water loan program will not be contrary to federal law.

(RNK)

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-0819/1dn
RNK:sac:rs

January 17, 2013

ATTN: Rep. Andre Jacque

You may wish to consult with the appropriate expert at the Department of Natural Resources to ensure that making a joint water authority eligible to participate in the safe drinking water loan program will not be contrary to federal law.

Robin N. Kite
Senior Legislative Attorney
Phone: (608) 266-7291
E-mail: robin.kite@legis.wisconsin.gov

Mueller, Eric

From: Julian, Jamie
Sent: Friday, February 15, 2013 11:34 AM
To: Mueller, Eric
Subject: please update lrb 0819
Attachments: 13-0959_2.pdf

Hello,

Can you please incorporate the changes made to Sen. Cowles bill (0959) into ours - 0819?

Thank you,

Jamie Julian

Office of Rep. André Jacque
2nd Assembly District

Room 123 West
State Capitol
P.O. Box 8953
Madison, WI 53708

(608) 266-9870



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-0959/2

08/19/12

EVM&RNK:sac

stays

RMNR

2013 BILL

No changes

1-2/19/13

Soon

gen cat

1 AN ACT *to amend* 15.105 (4), 84.295 (4m) (e) 2., 234.86 (1) (c), 281.59 (1) (c),
2 281.61 (1) (a) and 281.625 (1) (b) of the statutes; **relating to:** costs of
3 replacement or relocation of certain municipal utility facilities required by the
4 construction of a freeway and eligibility for the safe drinking water loan
5 program.

Analysis by the Legislative Reference Bureau

Under current law, the state is required to pay 90% of the eligible costs of the relocation or replacement of municipal utility facilities required by the construction of a freeway. The current definition of "municipal utility facilities" includes utility facilities owned by a town, village, city, town sanitary district, or metropolitan sewerage district. Also under current law, under the safe drinking water loan program, the state provides loans at subsidized interest rates to local governmental units for projects for the construction or modification of public water systems. The current definition of "local governmental units" includes cities, villages, towns, counties, town sanitary districts, public inland lake protection and rehabilitation districts, and municipal water districts.

Also under current law, certain local governmental units may contract with one or more local governmental units to establish a joint local water authority, to jointly produce, treat, store, transmit, distribute, purchase, sell, or exchange water.

This bill adds utility facilities owned by a joint local water authority to the group of municipal utility facilities that is subject to state cost sharing when

BILL

relocation or replacement of the facilities is required by the construction of a freeway. This bill also adds joint local water authorities to the group of local governmental units that are eligible to participate in the safe drinking water loan program.

For further information see the ***state and local*** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 **SECTION 1.** 15.105 (4) of the statutes is amended to read:

2 15.105 (4) PUBLIC RECORDS BOARD. There is created a public records board which
3 is attached to the department of administration under s. 15.03. The public records
4 board shall consist of the governor, the director of the historical society, the attorney
5 general, the state auditor, and the director of the legislative council staff, or their
6 designated representatives, and a representative of the small business community,
7 a representative of a school board or the governing body of a municipality, as defined
8 in s. 281.59 (1) (c), other than a joint local water authority created under s. 66.0823,
9 and one other member.

10 **SECTION 2.** 84.295 (4m) (e) 2. of the statutes is amended to read:

11 84.295 (4m) (e) 2. "Municipal utility facilities" mean any utility facilities owned
12 by any town, village, or city or any joint local water authority created under s.
13 66.0823 or any town sanitary district established under subch. IX of ch. 60, or under
14 the jurisdiction of any metropolitan sewerage district established under ss. 200.01
15 to 200.15.

16 **SECTION 3.** 234.86 (1) (c) of the statutes is amended to read:

17 234.86 (1) (c) "Local governmental unit" has the meaning given in s. 281.61 (1)
18 (a), except that the term does not include a joint local water authority created under
19 s. 66.0823.

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SECTION 4. 281.59 (1) (c) of the statutes is amended to read:

2 281.59 (1) (c) "Municipality" means any city, town, village, county, county
3 utility district, town sanitary district, public inland lake protection and
4 rehabilitation district, metropolitan sewerage district, joint local water authority
5 created under s. 66.0823, or federally recognized American Indian tribe or band in
6 this state.

7 **SECTION 5.** 281.61 (1) (a) of the statutes is amended to read:

281.61 (1) (a) "Local governmental unit" means a city, village, town, county,
town sanitary district, public inland lake protection and rehabilitation district, joint
local water authority created under s. 66.0823, or municipal water district.

11 **SECTION 6.** 281.625 (1) (b) of the statutes is amended to read:

281.625 (1) (b) “Local governmental unit” has the meaning given in s. 281.61
(1) (a), except that the term does not include a joint local water authority created
under s. 66.0823.

15 (END)

Parisi, Lori

From: Julian, Jamie
Sent: Thursday, February 28, 2013 3:28 PM
To: LRB.Legal
Subject: Please Jacket: LRB -0819/2 Topic: State cost sharing for certain highway construction-related relocation or replacement costs for joint water authority facilities and eligibility of joint water authority for safe drinking water loan program.

Jamie Julian 266-9870

Please Jacket LRB -0819/2 for the ASSEMBLY.